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09/677,629	10/03/2000	Yuichi Nakao	68596	7023	
23872 7	590 11/20/2002				
MCGLEW & TUTTLE, PC SCARBOROUGH STATION SCARBOROUGH, NY 10510			EXAM	EXAMINER	
			MARTIR, I	ILYBETT	
			ART UNIT	PAPER NUMBER	
			2855		
			DATE MAILED: 11/20/2002	!	

Please find below and/or attached an Office communication concerning this application or proceeding.

a) Of the above claim(s) is/are withdraw laim(s) is/are allowed. laim(s) is/are rejected. laim(s) is/are objected to. laim(s) are subject to restriction and/or a Papers le specification is objected to by the Examiner e drawing(s) filed on is/are: a) accept Applicant may not request that any objection to the e proposed drawing correction filed on if approved, corrected drawings are required in reple to ath or declaration is objected to by the Examiner e oath or declaration is objected to by the Examiner is made of a claim for foreign and b) Some * c) None of: Certified copies of the priority documents Certified copies of the priority documents Certified copies of the priority application from the International Burder the attached detailed Office action for a list of a chain for domestic The translation of the foreign language provious chowledgment is made of a claim for domestic The translation of the foreign language provious entering the priority made of a claim for domestic The translation of the foreign language provious entering the priority made of a claim for domestic The translation of the foreign language provious entering the priority made of a claim for domestic The translation of the foreign language provious entering the priority made of a claim for domestic The translation of the foreign language provious entering the priority made of a claim for domestic The translation of the foreign language provious entering the priority made of a claim for domestic The translation of the foreign language provious entering the priority documents	election requirement. ted or b) objected to by the Exact drawing(s) be held in abeyance. Sis: a) approved b) disapportly to this Office action. Indicate the been received. Indicate the been received in Applicate the continuous formula in the certified copies not received priority under 35 U.S.C. § 119(a) is the certified copies not received priority under 35 U.S.C. § 119(a) is sistential application has been received in applicational application has been received in applicational application has been received in applicational application has been received in application has been recei	See 37 CFR 1.85(a). Toved by the Examiner. a)-(d) or (f). tion No red in this National Stage ed. (e) (to a provisional applications)	eation).(
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This action is FINAL . 2b)⊠ Thi	s action is non-final.		
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Oπice Action Summary	Examiner	Art Unit	 -
	09/677,629	NAKAO ET AL.	
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FACK Settles F T S C	RTENED STATUTORY PERIOD FOR REPLY ALLING DATE OF THIS COMMUNICATION. ons of time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. riod for reply specified above is less than thirty (30) days, a reply end for reply is specified above, the maximum statutory period we or reply within the set or extended period for reply will, by statute, y received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b). Responsive to communication(s) filed on 10 July This action is FINAL. Since this application is in condition for allowal closed in accordance with the practice under Exceptions.	Examiner Lilybett Martir The MAILING DATE of this communication appears on the cover sheet with the Reply RTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTHALLING DATE OF THIS COMMUNICATION. Ons of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be (6) MONTHS from the mailing date of this communication. In of or reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days of the reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from to reply within the set or extended period for reply will, by statute, cause the application to become ABANDON by received by the Office later than three months after the mailing date of this communication, even if timely file term adjustment. See 37 CFR 1.704(b). Responsive to communication(s) filed on 10 June 2002. This action is FINAL. 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, placed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11,	Examiner Lilybett Martir 2855 The MAILING DATE of this communication appears on the cover sheet with the correspondence address Reply RTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM AILING DATE OF THIS COMMUNICATION. AILING DATE OF THIS COMMUNICATION. Ones of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed (6) MONTHS from the mailing date of this communication. ricd for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. ricd for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communic or reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). The received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any patent term adjustment. See 37 CFR 1.704(b). Responsive to communication(s) filed on 10 June 2002. This action is FINAL. 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the mer closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.

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DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1-11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
 - In claim 1, the recitation of "the entry side manifold having two manifold outlets smoothly bent, from an inlet of said entry-side manifold to a connection to said flow tubes at said joint ends, at a predetermined rise angle that is the same as the angle of the said joint ends, said exit side manifold having two manifold inlets smoothly bent, from an outlet of said exit-side manifold to a connection to said flow tubes at said joint ends, at a predetermined rise angle that is the same as the angle of the said joint ends" makes said claim indefinite, since it is not clear from said recitation where and how are the recited angles arranged and toward which axis is said angle measured in order for it to exist. Also, since no "angle of the said joint ends" has been previously defined, said limitation further lacking antecedent of basis. The examiner could not draw said recitations as disclosed in order to represent a physical or structural limitation on the claimed apparatus.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 4. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cage et al. (Pat. 4,876,898) in view of Lew et al. (Pat. 5,663,509) and further in view of Keita et al. (Pat. 5,796,011). Cage et al. teaches the claimed invention, including:
 - Two flow tubes as in elements 11 and 11' having joint ends, an entry side manifold as in element 12 that is connected to one set of said joint ends of said two flow tubes and branches a fluid being measured from an inlet port into said two flow tubes (Col.6, lines 26-28), and exit side manifold as in element 12' connected to another set of said joint ends of said two flow tubes into an outlet port to discharge said fluid being measured (Col. 6, lines 28-30), a drive unit as in element 16 for driving and resonating one of said flow tubes with another of said flow tubes at mutually opposite phases, and a pair of oscillation sensors as in elements 17 and 18 installed at locations horizontally symmetrical with respect to an installation location of said drive unit for sensing a phase difference proportional a coriolis force; said two flow tubes as in elements 11 and 11' being connected to the entry side manifold as in element 12 and the exit side manifold as in element 12' at the joint ends as noted in Figure 1; and said entry side and exit side manifolds being connected to said flow tube at said joint ends at a predetermined rise

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angle in a same direction as said flow tubes (Col. 13, lines 38-42), as in claim 1.

A sealed pressure-resistant case of a cylindrical shape in axis direction as in element 14 with openings of the cylindrical portion thereof closed by end plates, wherein said entry side and said exit side manifolds as in elements 12 and 12' are installed at corners of said cylindrical portion and passed through said corners as noted in figures 1 and 5, as in claim 2.

The pressure resistant case as in element 14 arranged around said two flow tubes 11 and 11' as noted in Figures 1, 2 and 5; said entry side and exit side manifolds as in elements 12 and 12' having a pair of integrally formed disc-shaped flanges as noted in Figure 1 to which both ends of said case are fixedly fitted; the cross-sectional shape of said pressure resistant case being an oval shape with the major axis oriented in the curved direction of said flow tubes (Col. 12, lines 33-37), with the length of said major axis smoothly and gradually reduced from the axial central part thereof to both ends thereof into a substantially circular shape over a predetermined length near both ends as noted in Figure 1, as in claim 3. A temperature sensor as in element 72 provided inside said pressure resistant case as in element 14 near said joints connecting said flow as noted in Figure 1 for compensating the thermal effects, as in claim 4.

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Two flow tubes as in elements 11 and 11', an entry side manifold as in element 12 with an inlet port and two outlet ports, said two outlet ports being connected to said first joint ends of said two flow tubes and dividing an entry passage from said inlet port into said two flow tubes (Col. 6, lines 26-28), said entry passage having a smooth curve from said inlet port to said outlet port as suggested in Col. 13, lines 38-41; an exit side manifold as in element 12' with an outlet port and two inlet ports, said inlet ports being connected to said second joint ends of said two flow tubes and joining exit passages from said inlet port to said outlet port (Col. 6, lines 28-30), each of said exit passages having a smooth curve from respective said inlet ports to said outlet port as suggested in Col. 13, lines 38-41; a drive unit as in element 16 for driving and resonating one of said flow tubes with respect to another of said flow tubes at mutually opposite phases; a pair of oscillation sensors as in elements 17 and 18 installed at locations symmetrical with respect to said drive unit as noted in Figure 1 for sensing a phase difference proportional to a coriolis force on fluid in said two flow tubes, as in claim 5.

A sealed pressure case as in element 14 surrounding said two flow tubes as in elements 11 and 11', said pressure case having a cylindrical shape with ends of said cylindrical shape closed by end plates and forming corners with said cylindrical shape as noted in Figures 1 and 5, said

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entry and exit manifolds being arranged in said corners of said case, as in claim 8.

- Said end plates being flanges of said entry and exit manifolds 12 and 12'; a radial cross section of said pressure case having an oval shape with a major axis of said oval shape being oriented in a curved direction of said flow tubes as noted in Figure 5, a length of said major axis being a maximum at a central portion of said pressure case and diminishing toward said ends of said cylindrical shape to have said cross section pressure case change to a substantially circular shape at said ends of said cylindrical shape as noted in Figures 1,2 and 5, as in claim 9.
- A second temperature sensor arranged on one said flow tubes and said manifolds, said temperature sensor measuring temperatures affecting the rigidity of said flow tubes (Col. 11, lines 8-12), as in claim 10.

But he does not disclose:

The parallel tubes being curved into an arch shape, the entry side manifold having two manifold outlets smoothly bent, from an inlet of said entry-side manifold to a connection to said flow tubes at said joint ends, at a predetermined rise angle that is the same as the angle of the said joint ends, said exit side manifold having two manifold inlets smoothly bent, from an outlet of said exit-side manifold to a connection to said flow tubes at said joint ends, at a predetermined rise angle that is the same as the angle of the said joint ends, as in claim 1.

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- A temperature sensor for compensating the thermal effects of a distance between the fixed ends on both sides of said flow tubes, as in claims 4 and 10.

- The axial direction of said first joint ends being non-parallel with said axial directions of said second joint ends, as in claim 6.
- The axial direction of said first joint ends being angularly spaced from said axial directions of said second joint ends, as in claim 7.
- Said each curve being continuous from said first joint end to said second joint end, as in claim 11.
- 5. Lew et al. teaches a flow measuring device having two parallel conduits as in elements 44 and 45 joined to manifolds 47 and 47 where there joint ends are not positioned in a parallel manner, but instead they are positioned in an angularly spaced manner, said conduits having a curvature that is continuous as noted in Figure 5.
- 6. Regarding the recitation of "the entry side manifold having two manifold outlets smoothly bent, from an inlet of said entry-side manifold to a connection to said flow tubes at said joint ends, at a predetermined rise angle that is the same as the angle of the said joint ends, said exit side manifold having two manifold inlets smoothly bent, from an outlet of said exit-side manifold to a connection to said flow tubes at said joint ends, at a predetermined rise angle that is the same as the angle of the said joint ends", the teachings of Keita et al. disclose a similar arrangement of the elements that comprise two measuring tubes 13 and 14 as shown in Figures 2b and 3 that have a similar shape as the tubes 1 and 2 in applicants Figures 1, 7(A) and 7(B). Keita et al.

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also discloses the use of a driver as in element 17 and sensors as in elements 18 and 19.

It would have been obvious at the time the invention was made to a person 7. having ordinary skill in the art to modify the coriolis flow meter of Cage et al. using the teachings of the flow meter Lew et al. or Keita et al. by providing said coriolis flow meter with two conduits that have a substantially ached shape with joint ends that are angularly spaced and not parallel for the purpose of modifying the shape of said known components in order to provide multiple conduits that can be resonantly oscillated about an axis that will allow flow measurements to be made, since a variation in the shape of an element that constitutes a known apparatus is merely design choice, and since Cage et al. himself suggests in Col. 13, lines 30-33 that a plurality of shapes of flow conduits could be utilized on his invention as long as they oscillate in a resonant manner and Keita et al. discloses a similar shape, for the purpose of making said metering device versatile and reliable. And since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art; St. Regis Paper Co. v. Bemis Co., 193 USPQ 8; it would also have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the coriolis flow meter of Cage et al. by providing it with a second temperature sensor for the purpose of providing the means necessary to keep track of ambient conditions such as the temperature since it is well known in the art that temperature affects the elasticity of the components of a Coriolis flow meter, therefore making said flow measurements more accurate by having two sensors producing more measurements.

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Response to Arguments

8. Applicants amendments raised new issues that made necessary the new art to be applied and therefore, the arguments presented against Cage et al. in view of Lew et al. are said to be most due to the new grounds of rejection. Applicant's arguments have been addressed by the above-presented rejection.

Conclusion

- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lilybett Martir whose telephone number is (703)305-6900. The examiner can normally be reached on 9:00 AM to 5:30 PM.
- 10. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hezron Williams can be reached on (703)305-4705. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3432 for regular communications and (703)305-3432 for After Final communications.
- 11. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

HEZRON WILLIAMS
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800

Lilybett Martir Examiner Art Unit 2855

RCM

November 8, 2002